# PROPOSED REGULATION OF THE STATE CONSERVATION COMMISSION

LCB File No.
--------------

EXPLANATION – Matter in *bold italic* is new; matter in brackets [omitted material] is material to be omitted.

**AUTHORITY: NRS 548.160** 

A REGULATION relating to administration of Conservation Districts; providing minimum audit standards for the Conservation Districts as required pursuant to NRS 548.320(2); prescribing the date certain reports are required to be submitted in order for Conservation Districts to be eligible for any funding from the state; and providing other matters relating properly thereto.

# **Section 1.** Chapter 548 of NAC is hereby amended by adding thereto the provisions set forth:

- 1. Pursuant to NRS 548.320 an audit of the books of each conservation district shall be performed on an annual basis. The requirements of the audit are as follows:
  - (a) The minimum standard for an audit shall be the review of each conservation district's financial statements by the Commission, and the securing of the Commission's acceptance of the statements by its action, at the first meeting held by the Commission after September 30 of each year;
  - (b) Each conservation district may have additional financial or performance audits completed by appropriate qualified professionals should they individually choose to do so and if any costs involved are paid by the respective conservation district.

Section 2. NAC 548.070 is hereby amended to read as follows:

NAC 548.070 ["Division"] "Program" defined. (NRS 548.160) ["Division"]

"Program" means the [Division] of Conservation Districts Program in the State Department of Conservation and Natural Resources.

**Section 3.** NAC 548.080 is hereby amended to read as follows:

**NAC 548.080 Filing of annual reports with** [Division] *Program.* (NRS 548.160) Each conservation district shall file annual reports with the [Division] *Program* which contain such information as the Commission may require.

#### **Section 4.** NAC 548.090 is hereby amended to read as follows:

- 1. The Commission, at a regular meeting, will request the [Division] *Program* to review the records of each conservation district that are maintained by the [Division] *Program* and advise the Commission concerning which conservation districts appear to be in good standing.
- 2. If it appears to the Commission that there is evidence that a conservation district is not in good standing:
- (a) The Commission will request the [Division] *Program* to notify the conservation district that there is evidence that it is not in good standing; and
- (b) The Commission will schedule the determination of the status of the conservation district for the next regularly scheduled public meeting of the Commission.
- 3. Upon receiving a notice from the [Division] *Program* that there is evidence that it is not in good standing, a conservation district may respond to the Commission in writing within 60 days after receiving the notice or attend the determination hearing at the next regularly scheduled public meeting of the Commission, or both.
- 4. The Commission will make a final determination as to whether the conservation district is in good standing after it reviews the evidence and hears testimony at its next regularly scheduled public meeting.
- 5. If the Commission determines that a conservation district is not in good standing, it will:
- (a) Place the conservation district on a list which makes it ineligible for grant programs administered by the Commission;
- (b) Notify the Natural Resource Conservation Service that the conservation district is not in good standing; and
- (c) Ask the conservation district if it wishes to be discontinued or consolidated with another conservation district. The Commission may assist the conservation

district by following the procedures for discontinuance as set forth in NRS 548.530.

#### **Section 5.** NAC 548.100 is hereby amended to read as follows:

- 1. A conservation district that is determined not to be in good standing may petition the Commission at any time requesting a reevaluation of the determination.
- 2. The [Division] *Program* shall review the status of all conservation districts that are not in good standing at least annually and shall recommend to the Commission any actions that may be taken to assist a conservation district in the improvement of its status.
- 3. The Commission may find a conservation district to be in good standing after a public hearing is held during any regularly scheduled meeting of the Commission.

### **Section 6.** NAC 548.110 is hereby amended to read as follows:

To be in good standing, a conservation district [must] shall:

- 1. Hold regularly scheduled meetings of the governing board of the district.
- 2. Hold meetings at least three times each year, one of which must be an annual meeting.
  - (a) The governing board of the district shall have no more than one meeting in a single calendar month for it to be counted as one of the three required meetings to be found in good standing by the Commission.
    - (1) The meeting limitation pursuant to subsection 2(a) does not in any way preclude the ability of the governing board of the district to hold meetings as needed so long as the district is in conformance with Section 6 subsection 3 of this regulation.
- 3. Properly give notice of each meeting, prepare an agenda and issue it in conformance with the requirements of <u>Chapter 241</u> of NRS.
- 4. File the agenda for and the minutes taken at each meeting required by subsection 2 with the [Division] *Program* within 30 working days after the meeting.

- 5. Hold an election of supervisors on one of the first 10 days of November in each even-numbered year and submit the results of the election to the Commission by submitting them to the Program on or before November 30 of that year.
- 6. Develop an annual work plan and budget and submit them to the Commission by [the first of June of each year] submitting them to the Program on or before September 30 of each year for the current fiscal year.
- 7. Develop an annual report and financial report and submit them to the Commission by *submitting them to the Program on or before* September 30 of each year for the immediately preceding fiscal year.

## **Section 7.** NAC 548.120 is hereby amended to read as follows:

- 1. The [Division] Program shall report to the Commission at the first meeting of the Commission [of each new fiscal] after September 30 of that year the conservation districts that are in good standing as of [July 1] September 30 of that year. A district that is not in good standing is not eligible to receive a grant of money.
- 2. The Commission will review the annual budget of each district in good standing to determine whether it complies with the intent of this chapter and <a href="Chapter 548">Chapter 548</a> of NRS. If the budget complies with the intent of those chapters, the Commission will designate the district as eligible for a grant of money.
- 3. The Commission will equally distribute among the districts that have been designated as eligible for a grant of money pursuant to subsection 2 all available grants of money provided by legislative appropriation pursuant to paragraph (a) of subsection 1 of NRS 548.178 for the Commission's program of basic operating grants to conservation districts. A grant of money received by a conservation district is for the fiscal year or years for which it was granted. Any money which has not been committed for expenditure before July 1 of the fiscal year after the fiscal year or years for which the money was granted must be deducted from any grant awarded for that fiscal year.
- 4. The Commission may, pursuant to paragraph (b) of subsection 1 of <u>NRS</u> 548.178, distribute grants of money provided by sources other than legislative appropriation in such amounts and subject to such conditions as the Commission determines appropriate to any conservation district which the Commission determines qualifies for a grant.